



The Knights of the Ku Klux Klan  
P.O. Box 2222  
Harrison, Arkansas 72601  
NationalOffice@TheKnightsParty.com



The second plank of The Knights Party Platform is the recognition that America was founded as a White nation. America was born as an extension of White European heritage. Those who formed the very ideals that we cherish such as freedom of speech, trial by jury, innocent until proven guilty, free enterprise, etc. were of White European heritage. All of the early laws of the United States from its very inception restricted citizenship to White people and all of the early charters, laws, compacts, etc. were signed into effect by White people. This fact escapes most teachers, scholars, and historians in regards to the legal ownership of America. This is also a very important fact for all concerned associates of The Knights Party. The reason why is that this is one of the more popular questions or statements that anti-White biggots consider to be a "bullet proof" argument. The reason and logic from opposing parties is (in most cases) poorly informed at best, and downright ignorant and childish at worst. Armed with facts and clear logic you can defend our historically accurate and unbiased legal claim with the upmost professionalism and be tasteful in your statements and beyond reproach at the same time.

We know that you often hear the argument that America belonged to the Indians, but we know that is incorrect. By respecting the three rules of Law of Nations we can say that the lower 48 states (referred to hereafter as the Continental United States) were never the property of any Indian tribe, tribes, council, or collective body of Indian nations. The three conditions of the Law of Nations or the International Law clearly exonerate European settlers. The first law is that every nation possesses an exclusive sovereignty and jurisdiction in its own territory. The second law is that no state or nation can by its law directly affect or bind property that lies outside of its own territory, or persons not resident therein. Finally, that whatever force the laws of one country have in another depends solely on the municipal laws of the latter.

In regards to the first Law of Nations It is suggested that all of America belonged to the Indian nations before the White race discovered what **became known as** America. In order for this to be true, the Indians must have claimed all the territory of America. This never happened because the collective Indian nations (consisting of hundreds of unique and separate tribes) had no understanding of the size or boundaries of the land. When the Indian nation was first discovered (circa 1500 A.D.) the Indian population was an estimated 700,000 inhabitants which occupied a scattered area across what is now the Continental United States, and was never larger than approximately 3% of the Continental United States.

One of the inconvenient facts for anti-White biggots in regards to land claims is they fail to acknowledge that there was not one single tribe or nation, or a union of Indian nations. There were hundreds of distinctly different Indian tribes of which there was ever constant conflict and war. The multitudes of Indian tribes and nations were never unified in a collective sense in regards to land claims.

It can never be said that the White race violated the second principle of International Law either- since 97% of America was not legally the property of any party, tribe, or nation. The entire breadth and width of America was not claimed as a nation from sea to sea (a country with definite boundaries) until the English, French, and Spanish arrived. This is usually the heart of an anti-White biggots argument about who "owns" America. The type of literal lunacy that you will encounter is based on the misconception that the multitudes of Indian tribes and nations had some sort of irrevocable claim to

the Continental United States. The "why and how" that this 97% statistic comes about is quite easy to explain to those who will bear to listen to your common sense and logical statements.

White settlers never encroached upon, or claimed lands that were legally claimed by the Indians. In regards to the third law, a look at Indian law must be taken to determine whatever measures or acts the White man did upon any properties. It was **accepted practice** under Indian law that a stronger tribe, or people has the **legal right** to subdue and conquer the weaker. Land claims were existed only by inhabiting the land, and by any use of the land. Acceptable and customary under Indian law was that land became free for any party or tribe to claim and settle after not being used for one year. Indians never occupied all of the Continental United States, but only sparse sections of unimproved land. America did not exist until White settlers arrived, creating a White nation. It is also worthwhile to note the following about Plymouth Rock-- where the Mayflower pilgrims landed. It is recorded that the Indian tribe which occupied the immediate area that surrounded Plymouth Rock had died in the previous winter because of famine and harsh weather. Hence forth, the land that the pilgrims settled was unoccupied for one year. Aside from claiming lands that were unused by Indians for one year or more, all other lands were acquired by purchase and trade-- both of which were acceptable under Indian law. The White Europeans that settled the original colonies (and all of the Continental United States thereafter) never instigated violence against Indians. All aggression by White settlers against the Indians were acts of retaliation or self preservation. The most egregious acts of violence or war were instigated by Indians, and recorded history verifies this truth.

Another inconvenient fact for anti-White biggots is that (as a matter of historical fact) every single adventurer, discoverer, explorer, and founder of the lands on the Continental United States were of the White race. Multi-culturalists and anti-White biggots will frequently espouse the fact that the Indians were around long before any White explorer touched American soil. Such a claim is impossible to prove, and quite frankly- flies in opposition to recorded history and anthropological fact. Early voyages to America include the voyages by the Norsemen under Eric The Red and later his son Leif Ericson around the period 983 to 1000 A.D. Even before that, there were voyages by the early Irish, Celts, and Phoenicians. The list of men who explored America is long and illustrious, and every single man on that list is of the White race. Doubters and non-believers will not accept this truth and will commonly say something to the effect of "prove it" or "That sounds like a bunch of bull to me". These two responses are typical for someone who is arguing on emotion and is factually unequipped to intelligently state a rebuttal.

There is, of course, more proof and evidence that America was founded as a White nation. The single most representative image of a nation is the national seal. Consider the original seal of the United States. When the first seal of the Unites States was devised in 1777, it bore the symbols of the six White European nations from which the States have been populated, to wit: England, Ireland, Scotland, France, Germany, and Holland. This reveals that these nations were, up to the time of the Articles of Confederation, the ones recognized as being the nations which colonized, established and peopled the American continent. These were all White nations that created America as no other race had the know-how or spirit of exploration to do so. America was discovered by the White race, explored by the White race, and settled and colonized by the White race. America is unique in the way that there was never one single non-White explorer that stepped foot onto any soil that constitutes the Continental United States.

America is legally a White nation by the natural consequences of its White, European origin and development. The Union of the States was never a purely artificial and arbitrary relation. This concept of a Union of States began among the Colonies, and grew out of common origin, mutual sympathies,

kindred principles, similar interests, and geographical relations.

Those people that constituted the United States of America had a "common origin," as expressed by the U.S. Supreme Court. The US Supreme Court has upheld the fact that America is a White nation in cases of times past. The powerful fact of legal precedent verifying and reinforcing the truth that America was founded as a White nation will never be removed from the annals of American history, and is a testimony to the strength and power of White men and women. The origin of peoples as verified by American Supreme Court is none other than that of the White European peoples. They all had in common "kindred principles" of law, religion, and government which the other races did not possess. It is from this same strong and proud heritage of which you are a part of. America is only a White nation!